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5 Attorney for Defendants  
CITY OF HENDERSON, LANCE GIBSON, OFFICER RAMSEYER,  
6 MATTHEW THOMASON, GARLAND KISER, JR., MIKE DYE,  
EDWARD TYNDALL, LISA MATTINGLY  
7

8 UNITED STATES DISTRICT COURT

9 DISTRICT OF NEVADA

10 RICHARD ALLEN PEREZ, JR., )

11 Plaintiff, )

12 vs. )

CASE NO. 2:09-cv-00453-JCM-LRL

13 CITY OF HENDERSON; )  
HENDERSON POLICE DEPARTMENT; )  
14 LANCE GIBSON (HP 0323) in his )  
individual and official capacity; OFFICER )  
15 RAMSEYER (HP 1209), in his individual )  
and official capacity; MATTHEW S. )  
16 THOMASON (HP 1274) in his individual )  
and official capacity; GARLAND R. )  
17 KISER, JR (HP 1394) in his individual and )  
official capacity; MIKE P. DYE )  
18 (HP 0923), in his individual and official )  
capacity; EDWARD A. TYNDALL )  
19 (HP 0883) in his individual and official )  
capacity; LISA A. MATTINGLY, )  
20 (HP 1089) in her individual and official )  
capacity; DOES OFFICERS I through X; )  
21 and DOES XI through XX, inclusive, )

22 Defendants. )  
23

24 **STIPULATION AND ORDER FOR  
DISMISSAL WITH PREJUDICE**

25 COMES NOW, Plaintiff RICHARD ALLEN PEREZ, JR., by and through his attorneys  
26 of record, Peter Christiansen, Esq. and Richard Tanasi, Esq., and Defendants CITY OF  
27 HENDERSON, HENDERSON POLICE DEPARTMENT, LANCE GIBSON, OFFICER  
28

1 RAMSEYER, MATTHEW THOMASON, GARLAND KISER, JR., MIKE DYE, EDWARD  
2 TYNDALL, LISA MATTINGLY, by and through their attorney of record, Ron Sailon,  
3 Assistant City Attorney, and hereby stipulate and agree to dismiss all claims brought by  
4 Plaintiff RICHARD ALLEN PEREZ, JR. against the Defendants CITY OF HENDERSON,  
5 HENDERSON POLICE DEPARTMENT, LANCE GIBSON, OFFICER RAMSEYER,  
6 MATTHEW THOMASON, GARLAND KISER, JR., MIKE DYE, EDWARD TYNDALL,  
7 LISA MATTINGLY, all DOE OFFICERS I through X, and DOES XI through XX, inclusive,  
8 with prejudice.  
9

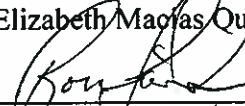
10 IT IS ALSO STIPULATED that each party is to bear their respective costs and fees.


11 Dated this 29<sup>th</sup> day of July, 2010.

Dated this 15 day of July, 2010.

12 CITY OF HENDERSON  
13 Elizabeth Macias Quillin, City Attorney

CHRISTIANSSEN LAW OFFICES

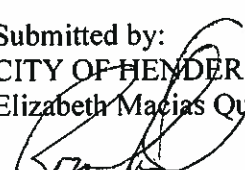
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15 Ron Sailon  
16 Assistant City Attorney  
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19 PO Box 95050, MSC 144  
20 Henderson, Nevada 89009-5050  
21 Attorney for Defendants

  
Peter Christiansen, Esq.  
Nevada Bar No. 5254  
Richard Tanasi, Esq.  
Nevada Bar No. 9699  
9910 West Cheyenne Avenue, #110  
Las Vegas, Nevada 89129  
Attorneys for Plaintiff

22 IT IS SO ORDERED this 2nd day of August, 2010.

23   
24 UNITED STATES DISTRICT COURT JUDGE

25 Submitted by:  
26 CITY OF HENDERSON  
27 Elizabeth Macias Quillin, City Attorney

28   
Ron Sailon  
Assistant City Attorney  
Nevada Bar No. 1451  
240 Water Street, MSC 144  
Henderson, Nevada 89015  
Attorney for Defendants